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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/779,377	02/08/2001	Vijaya Kumar Dadala	14890.00004	7980
759	90 06/15/2004		EXAMINER	
Thomas T. Moga			GAKH, YELENA G	
Dickinson Wrig 1901 L Street N			ART UNIT	PAPER NUMBER
Suite 800			1743	
Washington, DC 20036			DATE MAILED: 06/15/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
Office Action Commence	09/779,377	DADALA ET AL.	V
Office Action Summary	Examiner	Art Unit	
	Yelena G. Gakh, Ph.D.	1743	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet w	vith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication  - If the period for reply specified above is less than thirty (30) days, and the second for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some any reply received by the Office later than three months after the new patent term adjustment. See 37 CFR 1.704(b).	DN.  R 1.136(a). In no event, however, may a  n.  a reply within the statutory minimum of thi eriod will apply and will expire SIX (6) MOI tatute, cause the application to become A	reply be timely filed  rty (30) days will be considered timely.  NTHS from the mailing date of this communic	ation.
Status			
1) Responsive to communication(s) filed on 0	<u> 9 April 2004</u> .		
	This action is non-final.		
3) Since this application is in condition for allo	owance except for formal mat	ters, prosecution as to the merit	s is
closed in accordance with the practice und	er <i>Ex parte Quayle</i> , 1935 C.[	). 11, 453 O.G. 213.	
Disposition of Claims			
4) Claim(s) <u>1-9,19-22,24-34 and 48</u> is/are per	nding in the application.		
4a) Of the above claim(s) is/are with			
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-9,19-22,24-34 and 48</u> is/are reje	ected.		
7)⊠ Claim(s) <u>25</u> is/are objected to.			
8) Claim(s) are subject to restriction an	d/or election requirement.		
Application Papers	•		
9)☐ The specification is objected to by the Exam	niner.		
10)⊠ The drawing(s) filed on <u>14 September 2001</u>		Objected to by the Examiner	
Applicant may not request that any objection to			
Replacement drawing sheet(s) including the cor			1(d)
11)☐ The oath or declaration is objected to by the	Examiner. Note the attached	Office Action or form PTO-152	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of:	ign priority under 35 U.S.C. §	119(a)-(d) or (f).	
1. Certified copies of the priority docume	ents have been received		
2. Certified copies of the priority docume		oplication No	
3. Copies of the certified copies of the p	riority documents have been	received in this National Stage	
application from the International Burn	eau (PCT Rule 17.2(a)).	The state of the s	
* See the attached detailed Office action for a l		received.	
Attachment(s)			
1) Notice of References Cited (PTO-892)	4) Interview S	ummary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s	)/Mail Date	
<ol> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/(Paper No(s)/Mail Date</li> </ol>	08) 5)	formal Patent Application (PTO-152)	
S. Patent and Trademod. Office		<b></b> '	

U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04) Art Unit: 1743

### **DETAILED ACTION**

1. Amendment filed on 04/09/04, are acknowledged. Claims 10, 12-17, and 40-47 are cancelled without prejudice. Claims 1-9, 19-22, 24-34 and 48 are pending in the application.

# Drawings

2. The drawings are objected to as either having too much text in them (Figures 2-4), or not having any captions, (Figures 29-92). A set of representative drawings with clear captions and content illustrating the invention must be submitted. The objection to the drawings will not be held in abeyance.

## **Double Patenting**

3. Claim 25 is objected to under 37 CFR 1.75 as being a substantial duplicate of claim 5. When two claims in an application are duplicates or else are so close in content that they both cover the same thing, despite a slight difference in wording, it is proper after allowing one claim to object to the other as being a substantial duplicate of the allowed claim. See MPEP § 706.03(k).

# Claim Rejections - 35 USC § 112

- 4. The following is a quotation of the first paragraph of 35 U.S.C. 112:

  The specification shall contain a written description of the invention, and of the manner and process of
  - making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 5. Claims 1-9, 19-22, 24-34 and 48 are rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for the method comprising HPLC/UV-Vis 3D chromatography, does not reasonably provide enablement for any other method comprising HPLC. The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to practice the invention commensurate in scope with these claims. The specification discloses a combination of HPLC and UV-Vis spectrometry to obtain 3D chromatograms, with Y-axis represented

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wavelength. Such 3D chromatograms cannot be obtained without implementing UV-Vis spectrometry.

- 6. The following is a quotation of the second paragraph of 35 U.S.C. 112:

  The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 7. Claims 1-3, 5-9, 19-22, 24-34 and 48 are rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential steps, such omission amounting to a gap between the steps. See MPEP § 2172.01. The omitted steps are: subjecting the extract to UV or VIS electromagnetic radiation before obtaining 3D chromatograms. Claims 19-22 also miss subjecting the material to a **chromatographic** separation.

Claim 6 is unclear as to what is claimed as a solvent; no solvent is recited in step iii of claim 1. The solvent is recited in step i. Water is an aqueous solvent. The language of the claim is completely unclear.

Claim 7 is unclear as to what limitation is recited in the claim.

Claim 8 is unclear.

Claim 9 unnecessary repeats the limitation of claim 1; no software is recited in claim 1.

Claim 19 is unclear as to how the fingerprints are analyzed and the data are interpreted. The language of the claim is indefinite, since there are multiple ways of interpreting data.

Claims 20-21 are not clear as what is recited as limitations in the claims. "Traditions concepts" and "concepts" cannot be considered patentable subject matter of the claims.

The language of claim 22 is unclear and cannot be properly interpreted.

Claim 23 recites "chromatographic fingerprint", which does not have antecedent basis in the parent claim.

Claims 27-33 and 48 are rejected under 35 U.S.C. 101 because the claimed recitation of a use, without setting forth any steps involved in the process, results in an improper definition of a process, i.e., results in a claim which is not a proper process claim under 35 U.S.C. 101. See for example *Ex parte Dunki*, 153 USPQ 678 (Bd.App.

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1967) and Clinical Products, Ltd. v. Brenner, 255 F. Supp. 131, 149 USPQ 475 (D.D.C. 1966).

Claim 34 is unclear as to what is recited as further limitation to the parent claim.

### Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yelena G. Gakh, Ph.D. whose telephone number is (703) 306-5906. The examiner can normally be reached on 9:30 am - 6:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jill A. Warden can be reached on (703) 308-4037. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

Yelena G. Gakh

6/11/04

Helere Hale